

Page 1 of 2

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

⊠ Oı	riginal	Supplemental	Substitute	☐ PCT		
As a below n	amed in	ventor, I hereby de	clare that:			
My residence	e, post o	ffice address and ci	itizenship are as stated be	elow next to my name	·.	
a patent is so	ught on	the invention entitl	inventor of the subject reled "METHODS AND DEN ch is described and claim	VICES FOR CT RECO	NSTRUCTION	
(check one)		which is attached hereto, or				
	<u></u>	which was filed on February 17, 2004, as United States Application No. 10/780,916 and with amendments through (if applicable), or				
		in International A	pplication No (if applicable).	, filed, a	nd as amended	
•			inderstand the contents or amendment referred to		specification,	
-		•	nformation known by me nce with Title 37, Code o	-	•	
any foreign a nternational America, liste patent or inve	pplication applicated belowentor's contacted to the second contacted to the s	on(s) for patent or i ion which designat v and have also ide	under Title 35, United St nventor's certificate, or § ed at least one country of ntified below, by checkin CT international applicationed:	365(a) or §365(b) of ther than the United S ng the box, any foreig	any PCT states of n application for	
	p	RIOR FOREIGN APP	I ICATIONS:	PRIORITY C	LAIMED	
		ENTER BELOW IF A	(MARK APPROI	(MARK APPROPRIATE BOX BELOW)		
APP. NU	MBER	COUNTRY	DAY/MONTH/YEAR FILE		NO	

Date: 7/16/04

I hereby appoint the following attorneys and/or agent(s) associated with the following customer number to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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